REMARKS

The Examiner has defined the elected subject matter according to Applicants' response electing Compound 5 in the last amendment, and has objected to Claims 14-20 and 25 as containing non-elected subject matter. Claims 21-24 were withdrawn from further consideration. The scope of the examiner-defined subject matter is on p. 4; the examiner refers to definitions of X=N, Y=N, Q=C, Z=C, A= carbocyclic aryl, and R1-R4 are as defined. However, the definitions of t and n are framed more narrowly than necessitated by the restriction election. Although compound 5 does have t=1 and n=1, other compounds wherein t and n are broader can also be considered part of the elet4ed invention. The examples and the preferred species in Claim 19 all can be included within this application where the original definitions of t and n are included. The Examiner is respectfully requested to reconsider the definition of elected subject matter, and to include Applicants' definition of t and n as presented in this paper.

The Claims in the application are claims 14-20 and 25, Applicants having cancelled claims 21-24. Applicants have amended Claims 14-18, and have kept Claims 19-20 and 25 in the original state. The amendments comply in all other respects with the examiner's definitions of the elected subject matter, the only exceptions being to the definitions of n and t.

Early favorable action on the merits is respectfully requested. No fees are believed due with this paper, but the Commissioner is hereby authorized to charge any deficiency or credit any overpayments necessitated by this Amendment to Deposit Account No. 10-0750/PRD2010USPCT/AGK.

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